

August 16, 1951

OGC Has Reviewed

Vincent J. LaBrasca, Esq.
Attorney and Counsellor at Law
Suite 708 Crozer Building
Chester, Pennsylvania

Dear Mr. LaBrasca:

This letter involves your client, [redacted] and
the New Jersey accident.

I am now in a position to send [redacted] a check in the
amount of \$72,45. This amount is based on the estimate of repairs
made by the Chester Automotive Center, Inc.

This estimate of repair contains three items of front end
damage to [redacted] automobile. I have not included these
items in my offer of settlement because [redacted] stated imme-
diately after the accident that his front end had not been damaged.
He made this statement to a New Jersey policeman in my presence.
Consequently, I do not feel that I should pay for his front end
repairs.

This letter should not be construed as an admission of
liability since it is merely an offer of settlement. Please in-
form me if it is satisfactory to your client.

Very truly yours,

STATINTL

[redacted]

[redacted]

Orig & L to signer